the said Schedule annexed to their said Report, and marked B, is hereby made a part of the said Report, and is hereby declared to be and is made good, valid and binding on the several persons and properties mentioned and set forth in the said estimate and assessment, and shewn on the said plan, and the several persons are hereby declared liable to pay the several amounts assessed against them, and the several properties are hereby declared chargeable with the same, as shewn therein respectively; and the said Mayor, Aldermen and Commonalty of the City of Saint John shall proceed to collect, levy, and recover, and pay and apply the same, as provided by the said recited Acts.

- 3. The estimate and assessment marked D annexed to the said Report, is hereby declared to be void and of no force and effect; and the Mayor, Aldermen and Commonalty of the City of Saint John, in Common Council, shall add to the sum to be assessed by them under the second Section of the said Act made and passed in the twenty ninth year of the Reign of Her present Majesty, Chapter twenty, the several amounts and sums of money awarded by the arbitrators as reported by the said Commissioners, and shall pay such sums, when collected, to the parties entitled thereto under such awards; and shall also add to the said general assessment all costs and expenses that may have been incurred relating to and consequent on questions arising upon said Report, together with interest upon the respective amounts due and payable to the respective parties whose lands have been taken for the widening of the said Street, from the time of the passing of this Act until the time of the payment thereof.
- 4. In all cases in the said Report and plan wherein the said Commissioners have set forth and designated that the said lots of land, or any of them, or any part thereof, are held by the estate or estates of deceased persons, and the same have been assessed against such estate, and amounts have been assessed against married women as owners of any such lot or lots, or otherwise assessed by insufficient descriptions of the owners or persons interested in the said lands and hereditaments, so that such owners and persons interested cannot be sufficiently known, or the amount collected and enforced, then the said Mayor, Aldermen and Commonalty